## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

ROSA SANABRIA, Plaintiff,	)	
v.	) Civil A	Action No: 05-11866 RCL
LAHEY CLINIC MEDICAL CENTER,	)	
SODEXHO, INC. AND MICHAEL TALBERT,	)	
Defendants.	) _)	

## STIPULATION EXTENDING TIME TO RESPOND TO **PLAINTIFF'S COMPLAINT**

Now come the parties and hereby stipulate that Defendants have until September 28, 2005 to respond to the Plaintiff's Complaint.

Plaintiff enters this stipulation as a courtesy to the Defendants. Plaintiff will be filing an Objection to Defendants' Notice of Removal and a Motion for Remand to Middlesex County Superior Court on or before September 28, 2005. Plaintiff does not waive any of her rights and is not assenting to jurisdiction or venue in the U.S. District Court for the District of Massachusetts by entering into this stipulation.

ROSA SANABRIA, by her attorney,

LAHEY CLINIC MEDICAL CENTER, SODEXHO, INC. and MICHAEL TALBERT, by their attorneys,

/s/ Ryan C. Siden\_

Ryan C. Siden, BBO #: 646138 SIDEN & ASSOCIATES, P.C. 151 Tremont St., Suite 19S Boston, MA 02111 (617) 549-8033

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Dated: September 20, 2005

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/s/ Kenneth J. Martin

Kenneth J. Martin, BBO #: 636643 Keith M. McLean, BBO #: 656516 COOLEY MANION JONES LLP 21 Custom House Street Boston, MA 02110 (617) 737-3100

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